1 THOMAS V. GIRARDI - BAR NO. 36603 V. ANDRE SHERMAN - BAR NO. 198684 2 Girardi | Keese 1126 Wilshire Boulevard 3 Los Angeles, California 90017 Telephone (213) 977-0211 Facsimile: (213) 481-1554 4 Attorneys for Plaintiffs 5 6 7 UNITED STATES DISTRICT COURT 8 9 NORTHERN DISTRICT OF CALIFORNIA 10 SAN FRANCISCO DIVISION 11 Case No.: 08-2252 CRB 12 IN RE: BEXTRA AND CELEBREX MARKETING SALES PRACTICES AND 13 MDL NO. 1699 PRODUCT LIABILITY LITIGATION District Judge: Charles R. Breyer 14 Calrita Baldugo, et al., 15 **Plaintiffs** 16 STIPULATION AND ORDER OF DISMISSAL WITH PREJUDICE VS. 17 18 Pfizer Inc, et al., 19 Defendants. 20 21 Come now the Plaintiffs, Susan Baylink, Wilma Craig, Robert Higgins, Gene Reindahl, Rick 22 Wood for Beverly Wood, Edward Barnes, Murry Barrett, Patricia Bavardo for Michael Bavardo, 23 Sally Byro, Timothy Caton for Michael Caton, Louise Cave for Clifford Cave, Seda Dadayan, 24 Arthur Fries, Elizabeth Hancey for Helen Hancey, Rita Janos, Dorothy Mayfield for Carlenius 25 Mayfield, Kay Moore, Gholamali Moradi, Larry Norman, Sr., Michael Prince, Patricia Reeves, 26 Conscolacion Sagisi, Jane Seely, Knarik Shaboian, Celia Shipmon, Vernon Sinn, Timothy 27 Touchette, Barbara Wiemeyer, Michael Wise, and Jane Zygar in the above-entitled action and 28 -1-STIPULATION AND ORDER OF DISMISSAL WITH PREJUDICE

1	Defendants, by and through the undersigned attorneys, pursuant to Federal Rule of Civil
2	Procedure, Rule 41(a), and hereby stipulate to the dismissal of this action with prejudice as to
3	the plaintiffs named herein only with each side bearing its own attorneys' fees and costs.
4	the planting named herein only with each side obating its own attentions for and costs.
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6	DATED: 412/2010 By:
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8	GIRARDI KEESE 1126 Wilshire Boulevard
9	Los Angeles, California 90017 Telephone (213) 977-0211
10	Facsimile: (213) 481-1554
11	Attorneys for Plaintiffs
12	DATED: Feb. 25, 2010 By:
13	
14	DLA PIPER LLP (US) 1251 Avenue of the Americas
15	New York, New York 10020 Telephone: 212-335-4500
16	Facsimile: 212-335-4501
17	Defendants' Liaison Counsel
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19	
20	PURSUANT TO THE TERMS SET FORTH IN THE PARTIES' STIPULATION, IT IS SO ORDERED.
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22	Dated: APR - 5 2010
23	Hon. Charles R. Breyer United States District Court
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